POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO I hereby revoke all previous powers of attorney given in the application identified in the attached statement under

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Practitioner(s) named below (if more then ten patent practitioners are to be named, then a customer number must be used):							
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es eltorney(s) or egent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any end all patent applications assigned may be the undersigned according to the USPTO assignment records or assignment documents attended to this form in accordence with 37 CFR 3.73(b).							
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Ceilitech R&D Limited							
Granta Park, Great Abington Cambridge, United Kingdom							
CB1 6GS							
A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is required to be filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be completed by one of							
the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the assignee,							
and must identify the application in which this Power of Attorney is to be filed.							
SIGNATURE of Assignee of Record The Individual whose signature and title is supplied below is authorized to act on behalf of the assignee							
Signature MAAAM						Date 4 NEC 07	
Name Mark Harty						Telepho	one <i>01753 5</i> 34 655
Title	Director and Secretary						
This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or relain a benefit by the public which is to file (and by the USFTO to process) an application. Confidentially is governed by 36 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, present, and activating the completed application form to the USFTO. Then will vary depending upon the including case. Any							